

SENATE BILL No. 370

DIGEST OF SB 370 (Updated January 18, 2006 9:34 am - DI 113)

Citations Affected: IC 4-21.5; IC 4-23; IC 12-14; IC 20-30; IC 22-4; IC 22-4.1; IC 22-4.5.

Synopsis: Workforce development system. Requires the Indiana economic development corporation to establish a regional workforce system of not more than 11 regional workforce areas (area) with oversight by a regional workforce board (board). Establishes the criteria and selection process for board members. Renames the local boards "workforce investment boards", and provides that the duties of the regional workforce boards include providing support and guidance to workforce investment boards. Authorizes the boards to establish, using a competitive procurement process and with a workforce investment board's consent, agreements for support, oversight, and management services in the regional workforce area. Renames the state human resource investment council as the state workforce innovation council (council), and removes the requirement that the budget agency serve as the council's fiscal agent. Requires staggered terms for council members. Renames workforce development centers the one stop centers, requires that the centers be certified by the council, and repeals a requirement that certain providers offer services at the centers and restrictions on center funding sources. Repeals provisions concerning: (1) financial assistance for job training; (2) the state plan; (3) the establishment of workforce investment areas; (4) the one stop system and one stop partners; (5) the powers and duties of regional board and one stop partners; and (6) fiscal authority for youth, adult, and dislocated worker funds under Title 1 of the Workforce Investment Act. Removes obsolete references.

Effective: Upon passage.

Kruse, Lubbers

January 11, 2006, read first time and referred to Committee on Economic Development and Technology.

January 19, 2006, amended, reported favorably — Do Pass.



Second Regular Session 114th General Assembly (2006)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2005 Regular Session of the General Assembly.

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SENATE BILL No. 370

A BILL FOR AN ACT to amend the Indiana Code concerning labor and safety.

Be it enacted by the General Assembly of the State of Indiana:

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l	SECTION 1. IC 4-21.5-2-5, AS AMENDED BY P.L.4-2005,
2	SECTION 19, P.L.229-2005, SECTION 1, AND P.L.235-2005,
3	SECTION 60, IS CORRECTED AND AMENDED TO READ AS
1	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. This article does
5	not apply to the following agency actions:

- (1) The issuance of a warrant or jeopardy warrant for the collection of taxes.
- (2) A determination of probable cause or no probable cause by the civil rights commission.
- (3) A determination in a factfinding conference of the civil rights commission.
- (4) A personnel action, except review of a personnel action by the state employees appeals commission under IC 4-15-2 or a personnel action that is not covered by IC 4-15-2 but may be taken only for cause.
- (5) A resolution, directive, or other action of any agency that relates solely to the internal policy, organization, or procedure of

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1	that agency or another agency and is not a licensing or
2	enforcement action. Actions to which this exemption applies
3	include the statutory obligations of an agency to approve or ratify
4	an action of another agency.
5	(6) An agency action related to an offender within the jurisdiction
6	of the department of correction.
7	(7) A decision of the Indiana economic development corporation,
8	the office of tourism development, the department of
9	environmental management, the tourist information and grant
10	fund review committee (before the repeal of the statute that
11	created the tourist information and grant fund review
12	committee), the Indiana development finance authority, the
13	corporation for innovation development, or the lieutenant
14	governor that concerns a grant, loan, bond, tax incentive, or
15	financial guarantee.
16	(8) A decision to issue or not issue a complaint, summons, or
17	similar accusation.
18	(9) A decision to initiate or not initiate an inspection,
19	investigation, or other similar inquiry that will be conducted by
20	the agency, another agency, a political subdivision, including a
21	prosecuting attorney, a court, or another person.
22	(10) A decision concerning the conduct of an inspection,
23	investigation, or other similar inquiry by an agency.
24	(11) The acquisition, leasing, or disposition of property or
25	procurement of goods or services by contract.
26	(12) Determinations of the department of workforce development
27	under IC 22-4-18-1(g)(1) IC 22-4-40, or IC 22-4-41.
28	(13) A decision under IC 9-30-12 of the bureau of motor vehicles
29	to suspend or revoke the a driver's license, a driver's permit, a
30	vehicle title, or a vehicle registration of an individual who
31	presents a dishonored check.
32	(14) An action of the department of financial institutions under
33	IC 28-1-3.1 or a decision of the department of financial
34	institutions to act under IC 28-1-3.1.
35	(15) A determination by the NVRA official under IC 3-7-11
36	concerning an alleged violation of the National Voter Registration
37	Act of 1993 (42 U.S.C. 1973gg) or IC 3-7.
38	(16) Imposition of a civil penalty under IC 4-20.5-6-8 if the rules
39	of the Indiana department of administration provide an
40	administrative appeals process.
41	SECTION 2. IC 4-23-20-3, AS AMENDED BY P.L.4-2005,
42	SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



1	UPON PASSAGE]: Sec. 3. The committee consists of at least six (6)
2	members appointed by the governor and must include representatives
3	of the following:
4	(1) The Indiana economic development corporation.
5	(2) The department of workforce development.
6	(3) The division of disability, aging, and rehabilitative services.
7	(4) The commission on vocational and technical education of the
8	department of workforce development.
9	(5) The state human resource investment workforce innovation
10	council.
11	(6) The department of education.
12	SECTION 3. IC 12-14-26-9 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. Each planning
14	council shall submit its action plan to the state human resource
15	investment workforce innovation council established under
16	IC 22-4-18.1.
17	SECTION 4. IC 12-14-26-10 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 10. The state
19	human resource investment workforce innovation council established
20	under IC 22-4-18.1 shall:
21	(1) assist each planning council as needed; and
22	(2) coordinate the sharing of:
23	(A) the details of each action plan; and
24	(B) the details and results of each demonstration project;
25	established under this chapter with planning councils throughout
26	the state.
27	SECTION 5. IC 20-30-6-2, AS ADDED BY P.L.1-2005, SECTION
28	14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON
29	PASSAGE]: Sec. 2. (a) The department shall, in cooperation with the
30	department of workforce development, implement the Indiana program
31	of adult competency.
32	(b) The department may, with approval by the department of
33	workforce development, do the following:
34	(1) Use funds available under the Job Training Partnership Act
35	under 29 U.S.C. 1500 et seq. Workforce Investment Act (29
36	U.S.C. 2801 et seq.), including reauthorizations of the Act.
37	(2) Use funds available to the department of workforce
38	development to implement the Indiana program of adult
39	competency.
40	SECTION 6. IC 22-4-18-1, AS AMENDED BY P.L.1-2005,
41	SECTION 184, IS AMENDED TO READ AS FOLLOWS
42	[EFFECTIVE UPON PASSAGE]: Sec. 1. (a) There is created a



1	department under IC 22-4.1-2-1 which shall be known as the
2	department of workforce development.
3	(b) The department of workforce development may:
4	(1) Administer the unemployment insurance program, the
5	Wagner-Peyser program, the Workforce Investment Act, the Job
6	Training Partnership Act program, including a free public labor
7	exchange, and related federal and state employment and training
8	programs as directed by the governor.
9	(2) Formulate and implement an employment and training plan as
10	required by the Workforce Investment Act (29 U.S.C. 2801 et
11	seq.), the Job Training Partnership Act (29 U.S.C. 1501 et seq.)
12	and including reauthorizations of the Act, the Wagner-Peyser
13	Act (29 U.S.C. 49 et seq.), and the employment and training
14	programs established under the Food Stamp Act of 1977 (7
15	U.S.C. 2011 et seq.) and the Temporary Assistance for Needy
16	Families program (42 U.S.C. 601 et seq.).
17	(3) Coordinate activities with all state agencies and departments
18	that either provide employment and training related services or
19	operate appropriate resources or facilities, to maximize Indiana's
20	efforts to provide employment opportunities for economically
21	disadvantaged individuals, dislocated workers, and others with
22	substantial barriers to employment.
23	(4) Apply for, receive, disburse, allocate, and account for all
24	funds, grants, gifts, and contributions of money, property, labor,
25	and other things of value from public and private sources,
26	including grants from agencies and instrumentalities of the state
27	and the federal government.
28	(5) Enter into agreements with the United States government that
29	may be required as a condition of obtaining federal funds related
30	to activities of the department.
31	(6) Enter into contracts or agreements and cooperate with local
32	governmental units or corporations, including profit or nonprofit
33	corporations, or combinations of units and corporations to carry
34	out the duties of this agency the department imposed by this
35	chapter, including contracts for the establishment and
36	administration of employment and training offices and the
37	delegation of the department's administrative, monitoring, and
38	program responsibilities and duties set forth in this article. Before
39	executing contracts described by this subdivision, the department
40	shall give preferential consideration to using departmental

personnel for the provision of services through local public

employment and training offices. Contracting of Wagner-Peyser



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1	services is prohibited where state employees are laid off due to
2	the diversion of Wagner-Peyser funds.
3	(7) Perform other services and activities that are specified in
4	contracts for payments or reimbursement of the costs made with
5	the Secretary of Labor, or with any federal, state, or local public
6	agency or administrative entity, or a private organization under
7	the Workforce Investment Act (29 U.S.C. 2801 et seq.), the Job
8	Training Partnership Act (29 U.S.C. 1501 et seq.) or private
9	nonprofit organization. including reauthorizations of the Act.
10	(8) Enter into contracts or agreements and cooperate with entities
11	that provide vocational education to carry out the duties imposed
12	by this chapter.
13	(c) The department of workforce development may not enter into
14	contracts for the delivery of services to claimants or employers under
15	the unemployment insurance program. The payment of unemployment
16	compensation insurance benefits must be made in accordance with 26
17	U.S.C. 3304.
18	(d) The department of workforce development may do all acts and
19	things necessary or proper to carry out the powers expressly granted
20	under this article, including the adoption of rules under IC 4-22-2.
21	(e) The department of workforce development may not charge any
22	claimant for benefits for providing services under this article, except as
23	provided in IC 22-4-17-12.
24	(f) The department of workforce development shall distribute
25	federal funds made available for employment training in accordance
26	with:
27	(1) 29 U.S.C. 2801 et seq., 29 U.S.C. 1501 et seq. including
28	reauthorizations of the Act, and other applicable federal laws;
29	and
30	(2) the plan prepared by the department under subsection (g)(1).
31	However, the Indiana commission on vocational and technical
32	education within the department of workforce development shall
33	distribute federal funds received under 29 U.S.C. 1533.
34	(g) In addition to the duties prescribed in subsections (a) through (f),
35	the department of workforce development shall do the following:
36	(1) Implement to the best of its ability its employment training
37	programs (as defined in IC 22-4.1-13-3) and the comprehensive
38	vocational education program in Indiana developed under the
39	long range plan under IC 22-4.1-13-9 and the skills 2016 training
40	program established under IC 22-4-10.5. IC 22-4.1-13.
41	(2) Upon request of the budget director, prepare a legislative
42	budget request for state and federal funds for employment



1	training. The budget director shall determine the period to be	
2	covered by the budget request.	
3	(3) Evaluate its programs according to criteria established by the	
4	Indiana commission on vocational and technical education within	
5	the department of workforce development under IC 22-4.1-13-13	
6	IC 22-4.1-13.	
7	(4) Make or cause to be made studies of the needs for various	
8	types of programs that are related to employment training and	
9	authorized under the Workforce Investment Act, and the Job	
10	Training Partnership Act including reauthorizations of the Act.	
11	(5) Distribute state funds made available for employment training	•
12	that have been appropriated by the general assembly in	
13	accordance with:	
14	(A) the general assembly appropriation; and	
15	(B) the plan prepared by the department under subdivision (1).	
16	(6) Establish, implement, and maintain a training program in the	
17	nature and dynamics of domestic and family violence for training	•
18	of all employees of the department who interact with a claimant	
19	for benefits to determine whether the claim of the individual for	
20	unemployment benefits is valid and to determine that employment	
21	separations stemming from domestic or family violence are	
22	reliably screened, identified, and adjudicated and that victims of	
23	domestic or family violence are able to take advantage of the full	
24	range of job services provided by the department. The training	
25	presenters shall include domestic violence experts with expertise	
26	in the delivery of direct services to victims of domestic violence,	_
27	including using the staff of shelters for battered women in the	1
28	presentation of the training. The initial training shall consist of	
29	instruction of not less than six (6) three (3) hours. Refresher	
30	training shall be required annually every two (2) years and shall	
31	consist of instruction of not less than three (3) hours one (1) hour.	
32	SECTION 7. IC 22-4-18-6, AS AMENDED BY P.L.127-2005,	
33	SECTION 28, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
34	UPON PASSAGE]: Sec. 6. (a) The department shall develop a uniform	
35	system for assessing workforce skills strengths and weaknesses in	
36	individuals.	
37	(b) The uniform assessment system shall be used at the following:	
38	(1) Workforce development One stop centers under IC 22-4-42,	
39	if established.	
40	(2) Ivy Tech Community College of Indiana under IC 20-12-61.	
41	(3) (2) Vocational education (as defined in IC 22-4.1-13-5)	

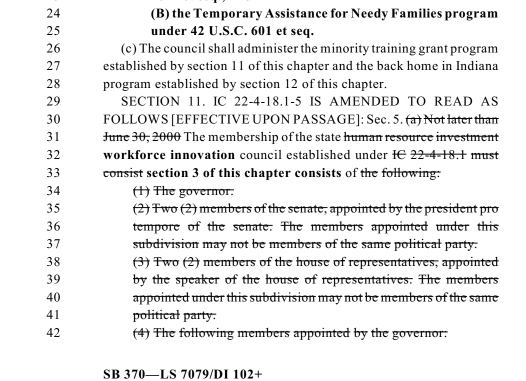


programs at the secondary level.

1	SECTION 8. IC 22-4-18.1-2 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. As used in this
3	chapter, "council" refers to the state human resource investment
4	workforce innovation council established by section 3 of this chapter.
5	SECTION 9. IC 22-4-18.1-3 IS AMENDED TO READ AS
6	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. The state human
7	resource investment workforce innovation council is established
8	pursuant to 29 U.S.C. 1501 et seq. under the applicable federal
9	programs to do the following:
10	(1) Review the services and use of funds and resources under
11	applicable federal programs and advise the governor on methods
12	of coordinating the services and use of funds and resources
13	consistent with the laws and regulations governing the particular
14	applicable federal programs.
15	(2) Advise the governor on:
16	(A) the development and implementation of state and local
17	standards and measures; and
18	(B) the coordination of the standards and measures;
19	concerning the applicable federal programs.
20	(3) Perform the duties as set forth in federal law of the particular
21	advisory bodies for applicable federal programs described in
22	section 4 of this chapter.
23	(4) Identify the human investment workforce needs in Indiana
24	and recommend to the governor goals to meet the investment
25	needs.
26	(5) Recommend to the governor goals for the development and
27	coordination of the human resource system in Indiana.
28	(6) Prepare and recommend to the governor a strategic plan to
29	accomplish the goals developed under subdivisions (4) and (5).
30	(7) Monitor the implementation of and evaluate the effectiveness
31	of the strategic plan described in subdivision (6).
32	(8) Advise the governor on the coordination of federal, state, and
33	local education and training programs and on the allocation of
34	state and federal funds in Indiana to promote effective services,
35	service delivery, and innovative programs.
36	(9) Administer the minority training grant program established by
37	section 11 of this chapter.
38	(10) Administer the back home in Indiana program established by
39	section 12 of this chapter.
40	(11) Any other function assigned to the council by the governor
41	with regard to the study and evaluation of Indiana's human service
42	workforce development delivery system.



1	SECTION 10. IC 22-4-18.1-4 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) The council
3	shall serve as the state advisory body required under the following
4	federal laws:
5	(1) The Workforce Investment Act of 1998 under 29 U.S.C. 2801
6	et seq., including reauthorizations of the Act.
7	(2) The Wagner-Peyser Act under 29 U.S.C. 49 et seq.
8	(3) The Carl D. Perkins Vocational and Applied Technology Act
9	under 20 U.S.C. 2301 et seq.
10	(4) The Adult Education and Family Literacy Act under 20 U.S.C.
11	9201 et seq.
12	(b) In addition, the council may be designated to serve as the state
13	advisory body required under any of the following federal laws upon
14	approval of the particular state agency directed to administer the
15	particular federal law:
16	(1) The National and Community Service Act of 1990 under 42
17	U.S.C. 12501 et seq.
18	(2) Part A of Title IV of the Social Security Act under 42 U.S.C.
19	601 et seq.
20	(3) The employment and training program programs established
21	under:
22	(A) the Food Stamp Act of 1977 under 7 U.S.C. 2015 7 U.S.C.
23	2011 et seq.; and
24	(B) the Temporary Assistance for Needy Families program
25	under 42 U.S.C. 601 et seq.
26	(c) The council shall administer the minority training grant program
27	established by section 11 of this chapter and the back home in Indiana
28	program established by section 12 of this chapter.
29	SECTION 11. IC 22-4-18.1-5 IS AMENDED TO READ AS
30	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) Not later than
31	June 30, 2000 The membership of the state human resource investment
32	workforce innovation council established under IC 22-4-18.1 must
33	consist section 3 of this chapter consists of the following:
34	(1) The governor.
35	(2) Two (2) members of the senate, appointed by the president pro
36	tempore of the senate. The members appointed under this
37	subdivision may not be members of the same political party.
38	(3) Two (2) members of the house of representatives, appointed
39 10	by the speaker of the house of representatives. The members
40 4.1	appointed under this subdivision may not be members of the same
41	political party.
12	(4) The following members appointed by the governor:





1	(A) Representatives of business in Indiana who:
2	(i) are owners of businesses, chief executives, or operating
3	officers of businesses, and other business executives or
4	employers with optimum policy making or hiring authority,
5	including members of regional boards under
6	IC 22-4.5-3-3(b)(1)(A) (as described in Section
7	117(b)(2)(A)(i) of the Workforce Investment Act of 1998);
8	(ii) represent businesses with employment opportunities that
9	reflect the employment opportunities of Indiana; and
10	(iii) are appointed from among individuals nominated by
11	state business organizations and business trade associations.
12	(B) Chief elected officials representing municipalities and
13	counties.
14	(C) Representatives of labor organizations who have been
15	nominated by the Indiana State AFL-CIO.
16	(D) Representatives of individuals and organizations that have
17	experience with respect to youth activities.
18	(E) Representatives of individuals and organizations that have
19	experience and expertise in the delivery of workforce
20	investment activities, including chief executive officers of any
21	community colleges established in Indiana and
22	community-based organizations in Indiana.
23	(F) Lead state officials with responsibility for the programs,
24	services, and activities described in Section 121(b) of the
25	Workforce Investment Act of 1998 and carried out by one stop
26	partners or, if there is no lead state official with responsibility
27	for such a program, service, or activity, a person with expertise
28	relating to the program, service, or activity.
29	(G) Other representatives and state officials designated by the
30	governor.
31	(b) The governor shall appoint as chairman of the council a member
32	described in subsection (a)(4)(A).
33	(c) A majority of the members of the council must be members
34	described in subsection (a)(4)(A).
35	(d) At least fifteen percent (15%) of the members of the council
36	must be representatives of labor.
37	(e) Members of the council that represent organizations, agencies,
38	or other entities shall be individuals with optimum policy making
39	authority within the organizations, agencies, or entities. The members
40	of the council must represent diverse regions of Indiana, including
41	urban, rural, and suburban areas.
42	the representatives required by the Workforce Investment Act (29



1	U.S.C. 2801 et seq.), including reauthorizations of the Act, and
2	must represent the diverse regions of Indiana.
3	SECTION 12. IC 22-4-18.1-6 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. Appointments
5	(a) The governor shall appoint members to the council are for two
6	(2) year terms. The terms must be staggered so that the terms of
7	half of the members expire each year.
8	(b) The governor shall promptly make an appointment to fill any
9	vacancy on the council, but only for the duration of the unexpired
10	term.
11	SECTION 13. IC 22-4-18.1-6.5 IS ADDED TO THE INDIANA
12	CODE AS A NEW SECTION TO READ AS FOLLOWS
13	[EFFECTIVE UPON PASSAGE]: Sec. 6.5. (a) This section applies to
14	a meeting of the council at which at least four (4) members of the
15	council are physically present at the place where the meeting is
16	conducted.
17	(b) A member of the council may participate in a meeting of the
18	council using a means of communication that permits:
19	(1) all other members of the council participating in the
20	meeting; and
21	(2) all members of the public physically present at the place
22	where the meeting is conducted;
23	to simultaneously communicate with each other during the
24	meeting.
25	(c) A member who participates in a meeting under subsection
26	(b) is considered to be present at the meeting and may vote on any
27	matter properly presented during the meeting.
28	(d) The memorandum of the meeting prepared under
29	IC 5-14-1.5-4 must also state the name of each member who:
30	(1) was physically present at the place where the meeting was
31	conducted;
32	(2) participated in the meeting using a means of
33	communication described in subsection (b); and
34	(3) was absent.
35	SECTION 14. IC 22-4-18.1-7 IS AMENDED TO READ AS
36	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7. (a) Except as
37	provided in subsections subsection (b) and (c) and subject to the
38	approval of the commissioner of the department of workforce
39	development, the state personnel department, and the budget agency,
40	the council may employ professional, technical, and clerical personnel
41	necessary to carry out the duties imposed by this chapter from using



the following:

1	(1) Funds available under applicable federal and state programs.
2	(2) Appropriations by the general assembly for this purpose.
3	(3) Funds in the state technology advancement and retention
4	account established by IC 4-12-12-1. and any
5	(4) Other funds (other than federal funds) available to the council
6	for this purpose.
7	(b) Subject to the approval of the commissioner of the department
8	of workforce development and the budget agency, the council may
9	contract for services necessary to implement this chapter.
10	(c) The budget agency shall serve as the fiscal agent for the
11	distribution of all funds of the council.
12	SECTION 15. IC 22-4-35-1 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. In any civil
14	action to enforce the provisions of this article, the department,
15	commissioner, state human resource investment workforce innovation
16	council, unemployment insurance board, unemployment insurance
17	review board, and the state may be represented by any qualified
18	attorney who is a regular salaried employee of the department and is
19	designated by it for this purpose or, at the director's request, by the
20	attorney general of the state. In case the governor designates special
21	counsel to defend, on behalf of the state, the validity of this article, the
22	expenses and compensation of such special counsel and of any experts
23	employed by the commissioner in connection with such proceedings
24	may be charged to the employment and training services administration
25	fund.
26	SECTION 16. IC 22-4-41-4 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. Any
28	appropriations made by the general assembly under this chapter shall
29	be used for the provision of training and services for dislocated workers
30	and may be used as matching funds for the federal Job Training
31	Partnership Act. any future applicable federal program.
32	SECTION 17. IC 22-4-42-1 IS AMENDED TO READ AS
33	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. The department
34	may establish at least one (1) workforce development one stop center
35	within each workforce service delivery area.
36	SECTION 18. IC 22-4-42-2 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. If established,
38	each workforce development one stop center shall do the following:
39	(1) Provide the uniform assessment developed by the department
40	under IC 22-4-18-6 of an individual's strengths and weaknesses
41	with regard to workforce and other skills and offer job counseling



that is relevant to the assessment results.

1	(2) Provide information concerning training, retraining,
2	employment, and career opportunities.
3	(3) Under the administration of the department of workforce
4	development, provide opportunities to individuals to:
5	(A) demonstrate proficiency in particular subject and skill
6	areas; and
7	(B) acquire certificates of achievement under IC 20-12-1-10.
8	(4) (3) Assist employers in analyzing the correlation between a
9	particular job opening and the training required to perform at that
0	job.
.1	SECTION 19. IC 22-4.1-3-4 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. Funds necessary
.3	to support the operating costs of the department of workforce
4	development beyond those approved and appropriated by the United
5	States Congress or approved by federal agencies for the operation of
6	the department and specifically authorized by other provisions of
7	IC 22-4:
. 8	(1) must be specifically appropriated from the state general fund
9	for this purpose; and
20	(2) may not be derived from other state or federal funds directed
2.1	for unemployment insurance programs under IC 22-4, including
22	funds under the Wagner-Peyser Act (29 U.S.C. 49 et seq.), the Job
23	Training Partnership Act (29 U.S.C. 1501 et seq.) any other grants
24	or funds that are passed through for job training programs, the
25	Carl D. Perkins Vocational and Applied Technology Act (20
26	U.S.C. 2301 et seq.), and any other grant or funds for vocational
27	and technical education.
28	SECTION 20. IC 22-4.1-5-4 IS AMENDED TO READ AS
29	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. This chapter
50	does not apply to grants awarded to:
31	(1) service delivery areas (as defined in 29 U.S.C. 1501 et seq.);
32	workforce investment boards (as defined in IC 22-4.5-2-13.5);
3	(2) public schools and school corporations (as defined in
54 55	IC 20-10.1-1-5); IC 20-18-2; or
66	(3) state educational institutions (as defined in IC 20-12-0.5-1). SECTION 21. IC 22-4.1-13-2, AS ADDED BY P.L.1-2005,
57	SECTION 21. IC 22-4.1-13-2, AS ADDED BY 1.E.1-2003, SECTION 43, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
88	UPON PASSAGE]: Sec. 2. As used in this chapter, "council" refers to
i9	the state human resource investment workforce innovation council
10	established by IC 22-4-18.1-3.
1	SECTION 22. IC 22-4.1-13-3, AS ADDED BY P.L.1-2005,
1)	SECTION 42 IS AMENDED TO DEAD AS EQUILOWS (SECTION



1	UPON PASSAGE]: Sec. 3. As used in this chapter, "employment
2	training" means all programs administered by the following:
3	(1) The council.
4	(2) The Indiana jobs training program.
5	(3) The department.
6	(4) A private industry council (as defined in 29 U.S.C. 1501 et
7	seq.).
8	SECTION 23. IC 22-4.5-2-2.5 IS ADDED TO THE INDIANA
9	CODE AS A NEW SECTION TO READ AS FOLLOWS
10	[EFFECTIVE UPON PASSAGE]: Sec. 2.5. "Corporation" refers to
11	the Indiana economic development corporation established by
12	IC 5-28-3-1.
13	SECTION 24. IC 22-4.5-2-5.5 IS ADDED TO THE INDIANA
14	CODE AS A NEW SECTION TO RED AS FOLLOWS [EFFECTIVE
15	UPON PASSAGE]: Sec. 5.5. "Local elected official" means:
16	(1) an elected executive of a second or third class city that has
17	a population of at least five thousand (5,000) and is located in
18	a regional workforce area; or
19	(2) an elected member of the executive body of a county.
20	SECTION 25. IC 22-4.5-2-6 IS AMENDED TO READ AS
21	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. "One stop
22	center" means a physical location that:
23	(1) provides access to all one stop services; and one stop partners
24	(2) is certified by the regional state board; and
25	(3) includes an onsite information resource area that meets
26	minimum criteria established by the department.
27	SECTION 26. IC 22-4.5-2-8.5 IS ADDED TO THE INDIANA
28	CODE AS A NEW SECTION TO READ AS FOLLOWS
29	[EFFECTIVE UPON PASSAGE]: Sec. 8.5. "Political subdivision"
30	has the meaning set forth in IC 36-1-2-13.
31	SECTION 27. IC 22-4.5-2-9.3 IS ADDED TO THE INDIANA
32	CODE AS A NEW SECTION TO READ AS FOLLOWS
33	[EFFECTIVE UPON PASSAGE]: Sec. 9.3. "Regional operator"
34	means a person selected under IC 22-4.5-7-5.
35	SECTION 28. IC 22-4.5-2-9.5 IS ADDED TO THE INDIANA
36	CODE AS A NEW SECTION TO READ AS FOLLOWS
37	[EFFECTIVE UPON PASSAGE]: Sec. 9.5. "Regional workforce
38	area" means an area designated by the corporation under
39	IC 22-4.5-7-1.
40	SECTION 29. IC 22-4.5-2-9.7 IS ADDED TO THE INDIANA
41	CODE AS A NEW SECTION TO READ AS FOLLOWS
12	[EFFECTIVE LIPON PASSAGE]: Sec. 9.7 "Regional workforce



1	board" means a regional workforce board established under
2	IC 22-4.5-7-2.
3	SECTION 30. IC 22-4.5-2-13 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13. "Workforce
5	Investment Act" refers to the federal Workforce Investment Act of
6	1998 (29 U.S.C. 2801 et seq.), including reauthorizations of the Act.
7	SECTION 31. IC 22-4.5-2-13.5 IS ADDED TO THE INDIANA
8	CODE AS A NEW SECTION TO READ AS FOLLOWS
9	[EFFECTIVE UPON PASSAGE]: Sec. 13.5. "Workforce investment
10	board" means a local board as defined in the Workforce
11	Investment Act (29 U.S.C. 2801 et seq.), including reauthorizations
12	of the Act.
13	SECTION 32. IC 22-4.5-7 IS ADDED TO THE INDIANA CODE
14	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
15	UPON PASSAGE]:
16	Chapter 7. Regional Workforce System
17	Sec. 1. (a) After consultation with the department, the
18	corporation shall designate not more than eleven (11) distinct
19	regional workforce areas throughout Indiana.
20	(b) In designating a regional workforce area, the corporation
21	shall take into account whether an area is a distinct economic
22	growth service area as well a workforce development area.
23	Sec. 2. (a) A regional workforce board shall oversee each
24	regional workforce area.
25	(b) Each regional workforce board consists of not more than
26	sixteen (16) members and must include the following:
27	(1) At least one (1) business representative who is:
28	(A) a business owner;
29	(B) a chief executive or operating officer; or
30	(C) a business executive or employer with optimum policy
31	making or hiring authority.
32	(2) Four (4) nonbusiness representatives, one (1) from each of
33	the following categories:
34	(A) An economic development agency.
35	(B) A local educational entity.
36	(C) A community based or faith based organization.
37	(D) A labor organization. If there are no employees in the
38	regional workforce area who are represented by a labor
39	organization, the member selected in this category must be
40	a representative of the employees in the regional workforce
41	area.
42	(c) The nonhusiness representatives described in subsection



1	(b)(2) are selected and appointed as members of each regional	
2	workforce board in the following manner:	
3	(1) The mayor of the largest city in the regional workforce	
4	area shall select and appoint one (1) member from any of the	
5	four (4) categories listed in subsection (b)(2).	
6	(2) If the second largest city in the regional workforce area	
7	has a population greater than eight thousand (8,000), the	
8	mayor of the second largest city shall select and appoint one	
9	(1) member from any of the three (3) remaining categories	
10	listed in subsection (b)(2).	
11	(3) If the third largest city in the regional workforce area has	
12	a population greater than eight thousand (8,000), the mayor	
13	of the third largest city shall select and appoint one (1)	
14	member from either of the two (2) remaining categories listed	
15	in subsection (b)(2).	
16	(4) If the fourth largest city in the regional workforce area has	
17	a population greater than eight thousand (8,000), the mayor	
18	of the fourth largest city shall select and appoint one (1)	
19	member from the remaining category listed in subsection	
20	(b)(2).	
21	(d) If a regional workforce area contains fewer than four (4)	=4
22	cities having a population greater than eight thousand (8,000), the	
23	selection and appointment of the nonbusiness representatives as	
24	members to a regional workforce board occurs as described in	
25	subsection (c) with the mayors of the cities having a population	
26	greater than eight thousand (8,000) alternately selecting and	
27	appointing the members.	
28	(e) The business representatives described in subsection (b)(1)	
29	are selected and appointed as members of each regional workforce	
30	board in the following manner:	
31	(1) Each county in the regional workforce area shall appoint,	
32	by majority agreement of all the local elected officials in that	
33	county, one (1) business representative who meets the	
34	requirements of subsection (b)(1).	
35	(2) The mayor of each city having a population greater than	
36	one hundred thousand (100,000) in the regional workforce	
37	area shall appoint one (1) additional business representative	
38	who meets the requirements of subsection (b)(1).	
39	(3) The mayor of each city having a population greater than	
40	five hundred thousand (500,000) in the regional workforce	
41	area shall appoint one (1) additional business representative	



who meets the requirements of subsection (b)(1).

1	(f) If the selection and appointment process described in
2	subsections (c) through (e) results in fewer than sixteen (16)
3	members being appointed to a regional workforce board, the local
4	elected officials in the regional workforce area may, by majority
5	agreement, appoint additional business representatives who meet
6	the requirements of subsection (b)(1) until the sixteen (16) member
7	limit is reached.
8	(g) If a political subdivision requests and is granted an
9	automatic designation as a workforce investment board under
10	federal law, the executive of the political subdivision may not
11	appoint members to a regional workforce board under subsections
12	(c) through (f).
13	Sec. 3. The duties of a regional workforce board include the
14	following:
15	(1) Providing guidance and direction to the workforce
16	investment system.
17	(2) Providing support and guidance described in section 4 of
18	this chapter to a workforce investment board.
19	(3) Performing additional duties in the regional workforce
20	area as assigned by a workforce investment board.
21	Sec. 4. In addition to the duties described in section 3 of this
22	chapter, each regional workforce board shall advise the workforce
23	investment board in the regional workforce area on regional
24	workforce area issues and provide support to the workforce
25	investment board as follows:
26	(1) Select a regional operator on behalf of its workforce
27	investment board at least every three (3) years using a
28	competitive procurement process.
29	(2) Select Workforce Investment Act services, other
30	employment and training services as determined by the
31	department, and service providers on behalf of its workforce
32	development board at least every three (3) years using a
33	competitive procurement process.
34	(3) Oversee on behalf of its workforce investment board the
35	activities of the regional operator in the regional workforce
36	area.
37	(4) Develop an outcome based regional plan that encourages
38	the integration of service delivery.
39	(5) Perform additional duties as requested by the workforce
40	investment board.
41	Sec. 5. (a) A workforce investment board or its designee must

comply with this section when selecting a regional operator to



1	provide:
2	(1) support services for a regional workforce area; and
3	(2) operational oversight and management for:
4	(A) the one stop centers; and
5	(B) the workforce investment system;
6	in a regional workforce area.
7	(b) A regional workforce board, with the consent of a workforce
8	investment board, may establish agreements with a regional
9	operator for support services on behalf of the workforce
10	investment board in the regional workforce area.
11	(c) A regional workforce board may assist a workforce
12	investment board in establishing agreements with a regional
13	operator for support services for the workforce investment board
14	in the regional workforce area.
15	(d) An agreement established under this section must be the
16	result of a competitive procurement process as determined by the
17	workforce investment board.
18	Sec. 6. A person may not:
19	(1) provide direct client services to Workforce Investment Act
20	clients or act as a service provider or regional operator; and
21	(2) serve as a regional workforce board member, regional
22	operator, or fiscal agent of regional workforce board;
23	in the same regional workforce area at the same time.
24	Sec. 7. The department may adopt rules under IC 4-22-2 to
25	implement this chapter.
26	SECTION 33. IC 22-4.5-8 IS ADDED TO THE INDIANA CODE
27	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
28	UPON PASSAGE]:
29	Chapter 8. Allocation of Funds to Regional Workforce Boards
30	Sec. 1. To the extent possible and as applicable, the department
31	and the council shall allocate federal workforce development and
32	employment and training services funds to the workforce
33	investment boards for distribution to the regional workforce
34	boards in accordance with the requirements of federal workforce
35	development and employment and training law.
36	SECTION 34. THE FOLLOWING ARE REPEALED [EFFECTIVE
37	UPON PASSAGE]: IC 22-4-40; IC 22-4-41-3; IC 22-4-42-3;
38	IC 22-4-42-4; IC 22-4.5-2-2; IC 22-4.5-2-7; IC 22-4.5-2-8;
39	IC 22-4.5-2-9; IC 22-4.5-2-10; IC 22-4.5-2-11; IC 22-4.5-2-12;
40	IC 22-4.5-2-14; IC 22-4.5-3; IC 22-4.5-4; IC 22-4.5-5; IC 22-4.5-6.
41	SECTION 35. [EFFECTIVE UPON PASSAGE] (a)
42	Notwithstanding IC 22-4.5-7-7, as added by this act, the



	commissioner of the department of workforce development shall	1
	carry out the duties imposed upon the department of workforce	2
	development under IC 22-4.5-7, as added by this act, under interim	3
	written guidelines approved by the commissioner of the	4
	department of workforce development.	5
	(b) This SECTION expires on the earlier of the following:	6
	(1) The date rules are adopted under IC 22-4.5-7-7, as added	7
	by this act.	8
	(2) July 1, 2007.	9
	SECTION 33. An emergency is declared for this act.	10
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SENATE MOTION

Madam President: I move that Senator Lubbers be added as coauthor of Senate Bill 370.

KRUSE

COMMITTEE REPORT

Madam President: The Senate Committee on Economic Development and Technology, to which was referred Senate Bill No. 370, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 10, between lines 10 and 11, begin a new paragraph and insert: "SECTION 13. IC 22-4-18.1-6.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.5. (a) This section applies to a meeting of the council at which at least four (4) members of the council are physically present at the place where the meeting is conducted.

- (b) A member of the council may participate in a meeting of the council using a means of communication that permits:
 - (1) all other members of the council participating in the meeting; and
 - (2) all members of the public physically present at the place where the meeting is conducted;

to simultaneously communicate with each other during the meeting.

- (c) A member who participates in a meeting under subsection (b) is considered to be present at the meeting and may vote on any matter properly presented during the meeting.
- (d) The memorandum of the meeting prepared under IC 5-14-1.5-4 must also state the name of each member who:
 - (1) was physically present at the place where the meeting was conducted;
 - (2) participated in the meeting using a means of communication described in subsection (b); and
 - (3) was absent.".

Page 12, line 34, after "executive of a" insert "second or third class".

Page 12, line 35, delete "(5,000);" and insert "(5,000) and is located

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in a regional workforce area;".

Page 14, line 11, after "based" insert "or faith based".

Page 15, line 6, delete "All of the local elected officials" and insert "Each county".

Page 15, line 7, delete "agreement," and insert "agreement of all the local elected officials in that county,".

Page 15, line 11, delete "five" and insert "one".

Page 15, line 11, delete "(500,000)" and insert "(100,000)".

Page 15, line 15, delete "one" and insert "five".

Page 15, line 15, delete "(100,000)" and insert "(500,000)".

Page 16, line 1, delete "Assist in the selection of" and insert "Select".

Page 16, line 1, after "operator" insert "on behalf of its workforce investment board".

Page 16, line 3, delete "Assist in the selection of" and insert "Select".

Page 16, line 5, after "providers" insert "on behalf of its workforce development board".

Page 16, line 8, delete "Assist in the oversight of" and insert "Oversee on behalf of its workforce investment board".

Page 16, line 10, delete "Assist in the development of" and insert "**Develop an**".

Page 16, line 10, delete "plans" and insert "plan".

Page 16, line 11, delete "encourage" and insert "encourages".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 370 as introduced.)

FORD, Chairperson

Committee Vote: Yeas 5, Nays 4.









